Document 55

Filed 02/19/2008

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Case 3:07-cv-03437-JSW

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I, Sara B. Allman, declare as follows:

- 1. I am an attorney at law, duly licensed to practice before all the courts of this state, and am president of Allman & Nielsen, A Professional Corporation, attorneys of record for defendant THOMAS J. TOMANEK (hereinafter "defendant") herein. The following facts are within my personal knowledge and, if sworn to testify, I would testify competently thereto.
- 2. The attorney's fees incurred, and not included on Exhibit D to the Declaration of Sara B. Allman in support of this motion, up to the present date by Allman & Nielsen, P.C. in prevailing on behalf of defendant THOMAS J. TOMANEK in the action total \$7,491. Costs incurred, and not included on Exhibit D to the Declaration of Sara B. Allman in support of this motion, up to the present date in prevailing in the action total \$23.80. These charges are reasonable and were necessarily incurred in the defense of moving defendant THOMAS J. TOMANEK relative to reviewing and analyzing plaintiffs' opposition, conducting legal research, and preparing the reply submissions in connection with this motion.
- 3. Attached as Exhibit "E" is a true and correct itemization of the time actually expended by Allman & Nielsen, P.C. and not included on Exhibit D to the Declaration of Sara B. Allman in support of this motion. I have redacted specific descriptions that are privileged. I have also redacted charges relative to a separate action plaintiffs have now filed against my client. I will make the un-redacted itemizations available for the court's in camera inspection pursuant to Civil L.R. 54-6. Exhibit "E" reflects the time spent and hourly compensation at our usual and customary hourly billing rate herein of \$165 for matters of this type. Our firm bills in increments of .10 of an hour, with a minimum .10 charge. The itemization sets forth the nature of

the services rendered in the matter by me. The time records are maintained by the firm's PC Law computer system after manual entry on the date incurred.

4. The total amount of fees incurred by Allman & Nielsen P.C. and claimed to date in this action is \$27,555.00. The total amount of claimed costs is \$211.32. I anticipate that my client will incur three (3) additional hours to prepare for the hearing, two (2) additional hours for travel time, and one (1) additional hour for oral argument, all at my regular hourly rate of \$165.00.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on this 19th day of February, 2008, in Larkspur, California.

SARA B. ALLMAN

PROOF OF SERVICE

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I am a citizen of the United States and employed in Marin County, California. I am over the age of eighteen years and not a party to the within action. My business address is 100 Larkspur Landing Circle, Suite 212, Larkspur, California 94939-1743.

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On this date I served the foregoing documents described as:

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REPLY DECLARATION OF SARA B. ALLMAN RE MOTION FOR ATTORNEY'S FEES AND COSTS

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on the interested parties in the action by placing [] the original [X] a true copy thereof, enclosed in a sealed envelope addressed as follows:

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Christopher Brancart
Elizabeth Brancart
BRANCART & BRANCART
PO Box 686

Pescadero, CA 94060

Attorney for Plaintiffs EDITH MACIAS, individually and on behalf of similarly situated individuals; HOTON DURAN; TIFFANY HUYNH; AURA MENDIETA: WILLIAM LABOY; MIGUEL ACOSTA; CRUZ ACOSTA; CUAUHTEMOC TORAL; and TERESA VILLEGAS

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John S. Blackman Farbstein & Blackman 411 Borel Ave #425 San Mateo, CA 94402-3518

Attorneys for Defendant MARK GARIBALDI, individually and doing business as THE GARIBALDI COMPANY

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Carl D. Ciochon Wendel Rosen Black & Dean, LLP 1111 Broadway, 24th Floor Oakland, CA 94607 Attorneys for Defendant MARK GARIBALDI, individually and doing business as THE GARIBALDI COMPANY

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[X] BY MAIL: I deposited such envelope with postage thereon fully prepaid in the United States Postal Service mailbox at Larkspur, California.

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[] BY PERSONAL SERVICE: I delivered such envelope by hand to the addressee.

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[] BY FACSIMILE: I sent such document via facsimile to the facsimile machine of the addressee.

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[] BY EXPRESS MAIL: I deposited such envelope in a mailbox regularly maintained by the United States Postal Service for receipt of Express Mail postage paid to be delivered by Express Mail for overnight courier service to the addressee.

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ALLMAN & NIELSEN, P.C. 100 Larkspur Landing Circle Suite 212

Larkspur, CA 94939 Telephone: (415) 461-2700 Facsimile: (415) 461-2726

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ALLMAN & NIELSEN, P.C.

100 Larkspur Landing Circle, Suite 212 Larkspur, CA 94939

Ph:415 461 2700

Fax:415 461 2726

February 19, 2008

Attention:

File #:

FA-576

Inv #:

Sample

RE: Macias v. Tomanek

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jan-19-08	Legal Research re further points for fee motion per co-counsel input and revised draft.	2.40	396.00	SBA
	Letter to counsel re revised draft re fee motion.	0.10	16.50	SBA
Jan-21-08	Telephone call with x 2 counsel for Garibaldi re fee motion concerns/strategy and submission of one points and authorities jointly.	0.70	115.50	SBA
	Legal Research re further points and arguments re fee motion.	3.30	544.50	SBA
Jan-22-08	Telephone call with counsel re fee motion conerns.	0.30	49.50	SBA
	letter from counsel re fee motion questions.	0.10	16.50	SBA
	Letter to counsel re fee motion concerns x 3.	0.10	16.50	SBA
	Draft/revise declaration of Sara Allman.	0.30	49.50	SBA
	Legal Research further re points and draft/revise fee arguments, shepardize and analyze authorities, finalize for submission.	2.60	429.00	SBA
	Draft/revise tables of contents and authorities.	0.30	49.50	SBA

Invoice #: Cas	Sample se 3:07-cv-03437-JSW	Page 2 Document 55	Filed 02/19/2008	February d	9 ₄ 2008
	Read/analyze proposed Garibaldi counsel and d counsel in support of fe	eclarations of other	0.20	33.00	SBA
Jan-23-08					
	Telephone call with fee motion.	re status o	of 0.10	16.50	SBA
	Letter to fee submission.	·r	e 0.10	16.50	SBA
	Read/analyze Blackman and declaration in suppomotion.	points and authoriti ort of Garibaldi fee	es 0.20	33.00	SBA
	Read/analyze Ciochon d motion.	leclaration re fee	0.10	16.50	SBA
Jan-24-08					
	·				
	Legal Research re notice	e requirements moot	re 0.30	49.50	SBA

motion.

judge.

Read/analyze judge White's ruling re vacating 3/14 hearing and assignment to magistrate

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SBA

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Jan-28-08	read file in preparation for defense conference.	0.20	33.00	SBA
	appeared at and participated in defense telephonic meeting.	0.80	132.00	SBA
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	letter from Mr. Quint re pleadings and directives re fee motion.	0.10	16.50	SBA
	read file and letter to Mr. Quint re requested submissions.	0.10	16.50	SBA

Invoice #: Sample Case 3:07-cv-03437-JSW Page 3 Document 55 Filed 02/19/2008 Page 9/1942008

Jan-29-08

Jan-25-08

Jan-30-08

Invoice #:	Sample Case 3:07-cv-03437-JSW	Page 4 Document 55	Filed 02/19/2008	Pageruary	9,2008
	Telephone call with hearing date set.	re status,	0.10	16.50	SBA
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	Letter to (multiple) defe motion opposition.	nse attorneys re fee	0.20	33.00	SBA
	Read/analyze (prelimina plaintiffs to fee motion.	ary) opposition of	0.60	99.00	SBA
	Read/analyze ruling of J application.	ludge La Porte re fee	0.10	16.50	SBA
Jan-31-08					
Feb-01-08		-			

Feb-04-08

Feb-06-08

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of specific codes re plaintiff tenant obligations, Civil Code sections 1927 through 1941.2.

Feb-07-08	Read/analyze re preliminary arguments in reply to plaintiff opposition.	0.70	115.50	SBA
Feb-08-08	Telephone call from John Blackman re status and proposed action re reply.	0.10	16.50	SBA
	-			
Feb-11-08	Letter to Mr. Blackman re coordination of reply.	0.10	16.50	SBA
	prepared reply arguments per legal Research re cases cited by plaintiff in opposition to fee motion, including	5.80	957.00	SBA
Feb-12-08	letter from Mr. Quint re fee reply brief.	0.10	16.50	SBA
	letter from Mr. Blackman re his contribution to fee reply motion.	0.10	16.50	SBA
	Letter to defense counsel re status of reply brief.	0.10	16.50	SBA
	Draft/revise reply brief arguments and legal Research re plaintiff cited cases on contract v. tort distinction, including review of	5.60	924.00	SBA
Feb-13-08	Telephone call to Mr. Blackman re allocation of responsibility re reply brief arguments.	0.10	16.50	SBA

	sample e 3:07-cv-03437-JSW	Page 6 Document 55	Filed 02/19/2008	Page 12	2008
	Draft/revise further repl	y arguments.	2.30	379.50	SBA
Feb-14-08	Telephone call from Mr status/strategy.	∴ Blackman re repl	у 0.10	16.50	SBA
	Draft/revise reply argun	nents re 1717, 102	1. 3.30	544.50	SBA
Feb-15-08					
	Draft/revise and legal R including cases cited by opposition brief and disarguments.	plaintiff's attorney	ints, 5.70 in	940.50	SBA
	Letter to all defense cou	nsel re status of rep	oly. 0.10	16.50	SBA
Feb-16-08	letter from Mr. Blackma section of reply brief and	n re revisions to hi d comments.	s 0.10	16.50	SBA
	Letter to Mr. Blackman	re reply brief.	0.10	16.50	SBA
Feb-17-08	Legal Research Marin C principal/agent and in re arguments re supplemen	sponse to plaintiff	1.80	297.00	SBA
Feb-18-08	Draft/revise reply brief a	and final edits.	4.30	709.50	SBA
	Draft/revise reply declar	ation.	0.40	66.00	SBA
	Read/analyze vm messaą re reply arguments.	ge from Mr. Blackn	nan 0.10	16.50	SBA
	Letter to Mr. Blackman	re final reply brief.	0.10	16.50	SBA
Feb-19-08	letter from defense count brief.	sel re okay re reply	0.10	16.50	SBA
	prepared final edits and o	cite checks.	0.70	115.50	SBA
	Totals		\$ 7	,491.00	
DISBURSEMENTS					

Jan-22-08 Extraordinary Postage (in excess of \$2.00 per single item). 2 @ 4.60

Invoice #: Cas	Sample se 3:07-cv-03437-JSW	Page 7 Document 55	Filed 02/19/2008	Page 13-619,42008
Jan-28-08 Feb-19-08	Photocopying @ \$.10 p Photocopying @ \$.10 p	per page. 122 @ 0. per page. 24 @ 0.1	10 0	12.20 2.40
	Totals			\$23.80

TAX ID Number 94-3268610

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